Militia.

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ACTS and LAWS,

Made and paffed in and by the General Court or Affembly of the State of Connecticut, in America, holden at New-Haven, (in faid State) on the fecond Thursday of October, A. D. 1799.

An Act in addition to and alteration of an Act, entitled, "An Act for forming and conducting the .
Military Force of this State, conformable to the Linear Act of Congress, passed the 8th Day of May 1792.

PAR. 1. Be it enaded by the Governor and Council, and House of Representatives, in General Court affembled, That in future, non-commissioned Officers and Musicians shall

Non-commiffioned officers, &c. not to be discharged unless, &c.

not be discharged from military Duty, for any cause whatever, excepting Inability, in which case they shall obtain their Difcharges in the same manner, as is prescribed by Law for Privates; and that non-commissioned Officers and Musicians, who shall remove from the Companies in which they were chosen, into the limits of any other Company, or who shall remove from any other State into this State, shall be liable to perform military Duty as Privates, in the Company in the limits of which they relide, unless they have actually performed the Duties of non-commissioned Officers or Musicians for the term of three Years,

fifers may be ordered out for practice and instruction.

2. And be it further enacted, That the commanding Officers of Drummers and the feveral Regiments of Infantry, shall, if they judge it necessary, order the Drummers and Fifers, belonging to their respective Regiments, to affemble at fuch Times and Places as they shall direct, for the purpose of Practice and Instruction, not exceeding two Days in each Year, exclusive of the Days of regimental Exercise. And if any Drummer or Fiser, shall neglect or refuse to obey fuch Order, he shall be liable to the same Penalty as is by Law provided for like neglect or refusal on Days of company Exercife.

Appeals regulated.

3. And be it further enacted, That in case of an Appeal by any Private or non-commissioned Officer from the Judgment of the commanding Officer of the Company, imposing a Fine for neglect of Duty, to the commanding Officer of the Regiment or Brigade, fuch commanding Officer shall decide on such Appeal within fixty Days, after the same is made, and give notice of his Decifion in writing to the commanding Officer of the Company, and in case no Decision shall be made and notice given within the Time aforesaid, the commanding Officer of the Company shall proceed to collect the Fines by him imposed, notwithstanding such

Fines for neglect of military duty.

4. And be it further enacted, That the Fines and Penalties incurred for Non-appearance and deficiencies of Arms, Ammunition and Accoutrements shall in future be as follows, viz. Each noncommissioned Officer, Drummer, Fifer or Trumpeter who shall neglect to appear at the Time and Place appointed for regimental or battalion Exercise or Review, being legally warned thereto shall forseit and pay a Fine of Three Dollars for each Days neglect, and for each Days neglect to appear at the Time and Place appointed for company Exercise or Inspection, being legally warned thereto, shall forfeit and pay a Fine of One Dollar and Fifty Cents, and each Private belonging to any Company of Militia, shall for Non-appearance on Days of regimental or battalion Exercise or Review, being thereto legally warned, forfeit and pay a Fine of Two Dollars for each Day's neglect, and for Nonappearance at Time and Place for company Exercise or Inspec-

tion he shall forfeit and pay a Fine of One Dollar for each Day's neglect; and for deficiencies of Arms, Ammunition and Accoutrements, required by Law, each non-commissioned Officer and Private shall forfeit and pay for each Day of Review or Exercife that he shall be deficient, the following Fines, viz. For a Gun or pair of Piltols, each Seventy-five Cents; for Sword, Bayonet or Cartridge Box, each Fifty Cents; and for each of the other Articles required by Law, Twenty-five Cents.

5. Be it further enacled, That each non-commissioned Officer, Exemption Musician and Soldier, liable by Law to perform military Duty, from poll-tax. who shall dress himself in Uniform, and arm and equip himself according to Law, and shall on or before the first Day of January deliver to the Listers of the Town to which he belongs a Certificate thereof from the commanding Officer of the Company to which he belongs, and that he has faithfully performed his Duty in faid Company for one Year immediately preceding, without in-curring any Penalty for the neglect thereof, shall for such Year be exempted from all Taxes, payable into the Treasury of this State, arising upon his Head in the List of such Year, and that in fuch case the Listers shall certify with the List of the Town to the Comptroller the number of Persons exempted as aforesaid and to the Town Clerks the Names of each Person so exempted.

6. Be it further enacted, That all Fines and Penalties, collected Fines how difby the commanding Officer of any Company, more than fufficient posed of. to purchase Trumpets, Drums and Fifes for fuch Company shall be paid into the Hands of the Treasurer of the Town to which fuch Company belongs, to be by the Selectmen thereof applied in purchaling Arms, for those who are unable to arm and equip themfelves; Provided however, When such Company shall be composed from several Towns, such surplus shall be paid to the Treasurers of fuch Towns respectively, in proportion to the number of non-commissioned Officers, Musicians and Soldiers in such Company, from fuch Towns respectively, at the Time of such Pay-

7. Be it further enaded, That while any Furnace shall be in Persons emblast, there shall be allowed and exempted from military Duty, ployed at furnot exceeding eight Men for each, who work constantly at the fame while in blaft, at the discretion of the Selectmen of the Town where faid Furnace shall be, and a Certificate from such Selectmen shall be sufficient evidence of such allowance and ex-

8. Be it further enadled, That all the Citizens living in the Regiments 3d Town of Montville, liable to do military Duty in the 20th Regi- and 20th. ment of Militia, shall be and they are hereby annexed to the 3d

Regiment.

Salaries and Fees. Sickness. Ferries.

Parts of acts repealed. 9. And be it further enalled, That the third Paragraph of An Act entitled, An Act in addition to and alteration of an Act, entitled An Act for forming and conducting the Military Force of this State, conformable to an Act of Congress, passed the 8th Day of May 1792, and so much of the fifth Paragraph of said Act as respects the Inspection of Companies, and all Parts of prior Acts for forming and conducting the Military Force of this State repugnant to this Act, be and the same are hereby repealed.

An Act in further alteration of an Act, entitled.
"An Act for regulating Salaries and Fees."

Fees of judges of county courts.

BE it enacted by the Governor and Council, and House of Representatives, in General Court assembled, That to the Judge of each and every County Court, shall be paid per Day, Two Dollars and Fifty Cents, and to each Justice of the Quorum per Day, Two Dollars, any Law to the contrary notwithstanding.

Jugueles 2.88.

An Act in addition to an Act, entitled, "An Act providing in Cases of Sickness."

Compensation to health-offiter, &c. B it enacted by the Governor and Gouncil, and House of Representatives, in General Court assembled, That whenever any Selectman or Health-Officer shall enter on board any Ship or Vessel, in pursuance of the Provisions of the Act to which this is in addition, such Selectman or Health-Officer, shall, as a compensation for his services, be entitled to receive of the Master or commanding Officer of such Ship or Vessel, One Dollar and Fifty Cents, to be recovered by Action of Debt, before any Court proper to try the same.

An Act in addition to and alteration of an Act, entitled, "An Act in addition to and alteration of an Act for regulating Ferries.

Fare of East-Windsor ferry. B it enacted by the Governor and Council, and House of Representatives, in General Court assembled, That the Fare of East-Windsor Ferry at the Warehouse-Point, shall be as follows,

viz. For a Man, Horse and Load from the first Day of December to the first Day of June, Twelve Cents, Five Milles; and for a led Horse, Six Cents, Two Milles, any Law or Usage to the contrary notwithstanding.

An Act in alteration of an Act, entitled "An Act for the direction of Listers in their Office and Duty."

BE it enacted by the Governor and Council and House of Reprefentatives in General Court affembled, That no Stallion or Stallions not Seed Horse, shall be exempted from the List for or on account of exempted. such Horse's being owned or inlisted, by any Trooper, any thing in said Act to the contrary notwithstanding.

An Act to incorporate the Connecticut Academy of Arts and Sciences.

WHEREAS Literary Societies have been found to promote, diffuse and preserve the knowledge of those Arts and Sciences, which are the support of Agriculture, Manusastures and Commerce, and to advance the Dignity, Virtue and Happiness of a People.—Therefore,

PAR. 1. Be it enacted by the Governor and Council and House of Representatives in General Court assembled, That Timothy Dwight, James Dana, Zephaniah Swift, John Allen, Persons incordavid Daggett, Jesse Root, John C. Smith, Isaac Beers, Naporated. thaniel Smith, Elijah Munson, Josiah Meigs, Enoch Perkins, Jeremiah Atwater 4th, John Barker, Elias Shipman, Noah Webster, jun. Simeon Baldwin, Elizur Goodrich, Obadiah Hotchkis, jun. Timothy Pitkin, jun. Theodore Dwight, Abraham Bishop, Asher Miller, Stephen Titus Hosmer, James Hillhouse, Jeremiah Wadsworth, Pierpont Edwards, Isaac Mills, Eli Whitney, John Davenport, John Bowden, Bela Hubbard, Jonathan O. Moseley, Jonathan Sturgess, Elizur Wright, Jeremiah Townsend, jun. Jared Manssield, John Marsh, Nathan Perkins, Levi Hart, John Treadwell, Oliver Ellsworth, Jonathan Trumbull and Eneas Munson, and their Associates, be, and they hereby are formed into, constituted and made a Body Politic and Corporate by the name of "The Connessicut Academy of Arts and Sciences," and by that name they and their successors and sunday have per-

petual fuccession; shall be capable of suing and being sued, pleading and being impleaded, in all suits of what nature soever; may have a common Seal, and may alter the same at pleasure; and may also purchase, receive, hold and convey any Estate real or personal; Provided that the annual income of such Estate shall not exceed One Thousand Dollars.

Powers of the corporation.

2. And be it further enacted, That the said Academy may from Time to Time elect a President and a keeper of Records, which keeper of Records shall be sworn to a faithful discharge of his trust; and such other Officers as they may find necessary or convenient, may elect additional Members, Provided the whole number of Members resident in this State shall never exceed two hundred, nor ever be less than forty; and the said Academy may make By-Laws, respecting the number, qualifications and duties of their Officers; the mode of election and admission of Members; the Time, Place and Manner of holding their Meetings, and the number necessary to make a quorum; and all other By-Laws, which they may deem necessary for the due regulation of faid Society, not repugnant to the Laws of this State, or of the United States; and may annex reasonable pecuniary Fines and Penalties, for the breach of fuch By-Laws not exceeding Ten Dollars for one offence.

First meeting.

3. And be it further enacled, That the first Meeting of said Academy be held at the State-House in New-Haven on the fourth Tuesday of instant October.

Repealable. ;

4, And be it further enacled, That this Act or any part thereof if Round inadequate or inconvenient, may be altered, amended, or repealed.

An Act regulating the Streets and Buildings in the City of Hartford, and for preserving the Health

of the Inhabitants thereof.

Width of fireets, &c.

Building r

lated.

PAR. 1. B^E it enacted by the Governor and Council, and House of Representatives, in General Court assembled. That hereafter there shall not be laid out in the City of Hartford any public Highway, Street or Alley, of less width than forty. Feet, except at its entrance, or at its intersection of another Street, Highway or Alley.

2. And be it further enacted, That no House, Shop or Store shall be erected, fronting upon any private Way, Street or Alley of less width than forty Feet, which shall be hereafter laid out o opened by any Individual or Individuals; Provided nevertheless

That the Court of Common Council be, and they hereby are authorized, (if they fee fit) to give special license to any Proprietor or Proprietors of Lands adjacent, to erect Stores or Shops, fronting

upon fuch private Ways, Streets or Alleys.

3. And be it further enatled, That every Person who shall, con-Fine trary to the Provisions of this Act, erect any House, Shop or Store, fronting upon any private Way, Street or Alley, hereaster to be laid out or opened, shall forseit and pay to the Treasurer of of the County of Hartford, a Fine of not less than One Hundred Dollars, nor more than Five Hundred Dollars, according to the circumstances of the Offence.

4. And be it further enacted, That in addition to such Fine, all Dwelling-Houses erected contrary to the Provisions of this Act, Fourfold affestignal be annually affested fourfold in the Lists of Polls and ratea ment, &c. ble Estate of the Town and of the City of Hartford; and all other Buildings erected contrary to the Provisions of this Act, shall be annually set in such Lists at the sum of Thirty Dollars; and it shall be the Duty of the Listers to set the same accordingly in the Lists of said Town and City; and all such Houses and Buttings shall be ever afterwards rated accordingly in all Taxes whatever.

5. And be it further enacted, That the Court of Common Council of faid City be, and they hereby are authorized and empow-Council may ered to designate Lines on the Lands of Proprietors adjoining designate lines, the Streets, Highways and Alleys, both public and private, al. &c. ready laid out or hereafter to be laid out in faid City, between which Lines and such Streets, Highways or Alleys, no Building or Part of a Building shall be erected; provided such Lines be not more than sisteen Feet distant from such Street, Highway or Alley.

6. And be it further enacted, That every Person who shall, contrary to the Provisions of this Act, erect any Building or Part of Fines. a Building, between any such Line and any such Street, Highway or Alley, shall forfeit and pay to the Treasurer of the County of Hartford, a Fine of not less than One Hundred Dollars, nor more than Five Hundred Dollars: And in addition to such Fine, all such Buildings shall be affested fourfold, and set in the Lists and rated in all Taxes in the same manner as is provided in the

fourth Paragraph of this Act.

7. Aud be it further enatled, That for the purpose of promot-Openings being a free circulation of Air in said City, said Court of Common tween build-Council be authorized to defignate and establish Passways and ings.

Openings between the Buildings in said City; and if any Person shall, by erecting any Building or other Obstacle, obstruct the free circulation of Air through any such Passway or Opening, he shall

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forfeit and pay to the Treasurer of the County of Hartford, a Fine of not less than One Hundred Dollars, nor more than Five Hundred Dollars.

Court of Common Council.

Powers of the Council be, and they hereby are authorized and empowered to cause all Grounds in said City where Water at any Time becomes stagnant, to be raised and filled up, or drained; and to cause all putrid Substances, whether animal or vegetable, to be removed; and to cause all Nuisances injurious to Health to be abated, suppressed and removed.

To fill up and raise low grounds.

9. And to effect the purposes aforesaid, said Court of Common Council may from Time to Time, as they shall judge it conducive to the Health of the Inhabitants of faid City, give order to the Proprietor or Proprietors of any and all Grounds subject at any Time to be covered with stagnant Water, to fill up and raise fuch Grounds, at their own expence; and faid Court of Common Council may delignate how high fuch Grounds shall be filled upandraifed; and may limit fuch Time as they shall deem reasonable, for filling up and raising the same : And if such Proprietor or Proprietors shall neglect to fill up and raise such Grounds in fuch manner, and within fuch Time, as faid Court of Common Council shall have designated and limited; faid Court of Common Council may, in fuch case, appoint and employ some meet Person or Persons to fill up and raise such Grounds, and may adjust and liquidate the expence thereof, and apportion and affes the fame upon such Proprietors, and make a Rate Bill thereof, specifying each Proprietor's Share of fuch expence, and appoint a Collector or Collectors to collect fuch Affessment, and pay the fame within fuch Time as faid Court of Common Council shall limit, and to such Person as they shall appoint to receive the same for the purpose of defraying such expence; and faid Court of Common Council shall cause such Collector duly to account for the amount of fuch Rate Bill; and the Mayor or one of the Aldermen of faid City shall issue a Warrant of Distress to such Collector, authorizing him to collect fuch Affessment of such Proprietor or Proprietors; and every fuch Collector shall proceed in the fame manner, and have the fame powers, and be under the fame regulations, as the Law prescribes in case of Collectors of public Taxes.

Or todrain low grounds.

10. And be it further enacled, That if faid Court of Common Council shall judge it conducive to the Health of the Inhabitants of faid City, to open and establish Drains in said City; said Court of Common Council may defignate the Places where such Drains shall be opened, and the depth and width thereof; and such Drains may be opened through Lands of Individual Proprietors,

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as well as through public Highways. And faid Court of Common Council may employ fuitable Persons to open such Drains, and from Time to Time to cleanse and repair the same; and may adjust and liquidate the expence thereof, and apportion and affels the same upon the several Proprietors of the Lands through which fuch Drains are opened, and also upon the Proprietors of fuch Grounds as are drained thereby; and fuch Affessment or Affessments shall be collected, accounted for, and paid over, in the manner prescribed in the preceding paragraph; and for those purposes, the same powers are hereby granted, and the same duties enjoined.

Provided always, That if any Person shall be agrieved by the Proviso, aldoings of the Common Council under the ninth and tenth Para- lowing an apgraphs of this Act, or either of them, he may prefer his complaint peal, to the next Court of Common Pleas in the County of Hartford, against faid City, by causing a Copy of such complaint to be left with the Clerk of faid City, at least twelve Days before the sitting of faid Court: And if faid Court, on a hearing of fuch complaint, shall be of the opinion that any part or the whole of such expence so incurred ought to be borne by faid City, faid Court shall order and direct that fuch Complainant be relieved from the payment of fuch part, or from the whole of fuch expence, as to them may appear just and equitable: And if it shall appear, on such hearing, that faid Complainant hath actually paid any fum or fums of Money which ought to be refunded, faid Court may grant execution in

favor of such Complainant, against said City, for such sum.

11. And be it further enacted, That said Court of Common trid substances to be removed.

Council be, and they hereby are authorized and empowered to be removed. cause all putrid Substances of every kind in said City, to be removed at the expence of the Proprietors of the Buildings or Lands wherein or whereon fuch putrid Substances may be; and the expence thereof shall be liquidated, collected and paid in the manner prescribed in the ninth Paragraph of this Act; and to this end the fame powers are hereby granted, and the fame Du-

12. And be it further enacted, That full power and authority To make be, and hereby is granted to the Court of Common Council of By-Laws. faid City, to make By-Laws for preserving the Health of the Inhabitants of faid City; Provided nevertheless, That fuch By-Laws be approved and published, and be liable to be repealed in the same manner as the By-Laws which faid Court of Common Countil are already authorized to make.

13. And this Act shall be, to all intents and purposes, a pub. Public Act. lic Act.

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Skins.

An Act to repeal "An Act to prevent the felling or transporting raw or untanned Hides or Skins out of this State."

Repeal.

BE it enacted by the Governor and Council and House of Reprefentatives in Ceneral Court assembled, That said Act be, and the same hereby is repealed.

HARTFORD:

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